

TITLE: T-Plant Crane Electrical Control System Upgrade Design

SECTION B: DRAFT CONTRACT

Following is a draft of the contract contemplated as a result of this solicitation. Prospective offerors are reminded to review the draft contract to ensure they are prepared to comply. The draft contract will be updated to reflect the final agreement reached based on the proposal submitted and discussions, if any, that are held.

Contractor:		
<< Enter Company Name >>		
<< Enter Street Address >>		
<< Enter City, State Zip Code >>		
Contractor Contact: << Enter Name >>		
Phone Number: << Enter Phone Number >>		
End Date: 09/30/2024		
Payment Terms: Net 30 days		
Contractor Authorized Signature		
,		
Printed Name, Title		
Date Signed Phone Number		

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an Amentum, Fluor, Atkins LLC A prime contractor for the U.S. Department of Energy

CONTRACT NO: RFP 365614

TITLE: T-Plant Crane Electrical Control System Upgrade Design

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A prime contractor for the U.S. Department of Energy

Contract Flateau
Cleanup Company
an Amentum, Fluor, Atkins LLC
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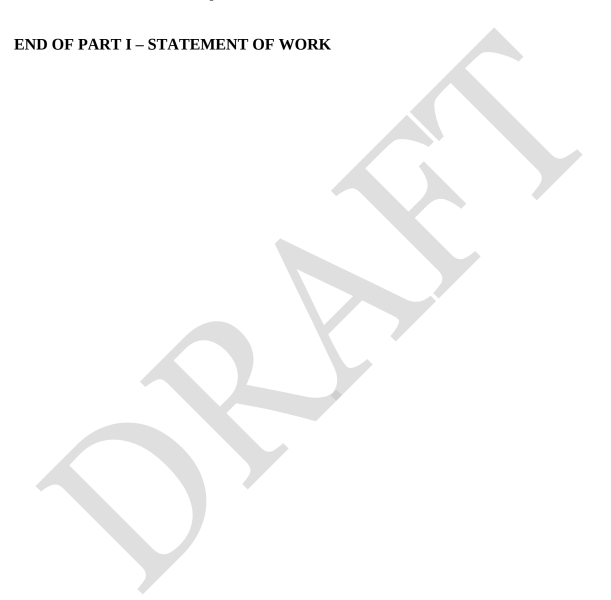
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PART I – STATEMENT OF WORK

Attachment 1, Part I – Statement of Work, Rev. 1 dated July 10, 2023, is incorporated into this contract reference and made a part thereof.



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PART II - FINANCIAL TERMS

1.0 CONTRACT TYPE

This Contract is a Firm Fixed Price (FFP) contract.

2.0 CONTRACT VALUE

2.1 Fully Funded

The value of this Contract is \$TBD

3.0 PAYMENT SCHEDULE

RFP 365614 - T-Plant Crane Electrical Control System Upgrade Design						
Milestone #	Description of Milestone	PROPOSED COST				
Milestone 1	30% design documentation submitted 6 weeks upon award of contract	\$ -				
Milestone 2	60% design documentation submitted 6 weeks after receipt and resolution of the comments on 30% design documentation	\$ -				
Milestone 3	90% design documentation submitted within 6 weeks after receipt and resolution of the comments on 60% design documentation	\$ -				
Milestone 4	Detailed Construction cost estimate 4 weeks from completion of 100% design	\$ -				
	Total Proposed Cost	\$ -				

3.1 Milestone Payment Schedule – Fixed Price Line Items

Subject to such other limitations and conditions as are specified in this Contract and this clause, Contractor may request milestone payments in accordance with the Milestone Payment Schedule Table (Milestone Table).

- 1. Buyer may reduce or suspend milestone payments, deduct the amount of milestone payments previously paid from any amounts owing to Contractor, or take a combination of these actions after any of the following conditions occurs:
 - a. The Contractor failed to comply with any material requirement of this Contract,
 - b. Performance of this Contract is endangered by the Contractor's failure to make progress or unsatisfactory financial condition, or
 - c. The Contractor is delinquent in payment of any subcontractor or supplier under this Contract in the ordinary course of business, or
 - d. The amount of payments under this Contract exceed any limitation in this Contract

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- e. Contractor fails to satisfactorily remedy such condition.
- 2. Contractor shall promptly furnish reports, certificates, financial statements, and other pertinent information requested by Buyer to determine that a milestone event has been successfully completed. Contractor shall provide Buyer reasonable opportunity to examine and verify the Contractor's records and to examine and verify the Contractor's performance. Buyer may decline one or more milestone payment requests any time the Contractor's records or controls are determined by Buyer to be inadequate for support of the request.
- 3. Buyers' rights and remedies under this clause are not exclusive, but rather are in additional to any other rights and remedies provided by law or this Contract.

4.0 PRICING INSTRUCTIONS FOR CHANGE ORDERS/MODIFICATIONS

Buyer reserves the right to request a complete pricing breakdown, including certified or uncertified cost or pricing data as applicable, for any change orders or modifications that have an impact to the established Contract pricing.

Established Labor Rates, from the RFP proposal phase, will be utilized for any change orders/modifications that may arise during the period of performance.

(insert RFP Pricing Sheet)

5.0 ESTIMATED BILLING

The Contractor shall provide monthly to Buyer an estimate of the total cost incurred (invoiced plus cost incurred for the current fiscal month) from inception of the Contract through the current fiscal month end. This data shall be provided for each contract or task order release until all payments are received and each contract or task order release is complete.

This data shall be provided electronically (preferred) each month, typically between the 12th and 16th of the month, through <u>Hanford Vendor Registration</u>, which displays a list of fiscal month end dates. Contact <u>vendorregsupport@rl.gov</u> with technical issues.

Alternative methods for submitting this data are email or mail and shall be received by Buyer by the 15th of each month. Use either the Microsoft® Excel® or Word version of the Monthly Contract-to-Date Cost Estimate Form found at https://cpcco.hanford.gov/page.cfm/SubmittalsFormsDocs.

Mailing Address: Email: CPCCA@rl.gov
Attn: Accruals
Central Plateau Cleanup Company
PO Box 1464 MSIN H7-32
Richland, WA 99352

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6.0 INVOICING INSTRUCTIONS

6.1 Contractor Invoices

Invoices submitted to Buyer shall be submitted as follows. Failure to submit a proper and accurate invoice may result in reduction in payment, rejection or delay of the invoice until the required documentation is provided. Address invoicing requirement questions to the Contract Specialist.

General Requirements

- 1. Each Contract, Task Order Release and Purchase Order shall be invoiced separately and in a timely manner with respect to the invoiced products or services.
- 2. The invoice shall clearly & legibly identify the
 - a. Contractor's Name
 - b. Unique Invoice Number
 - c. Contract, Task Order Release and/or Purchase Order Number
 - d. Itemized description of the supplies or service provided
 - e. Amount being billed
 - f. The billing period (beginning date and end date)
 - g. The name and telephone number of a Contractor representative available to respond to questions about the invoice
- 3. Remittance will only be made to the remittance address on file for the Contractor. Invoices from third parties or with different remittance instructions or addresses will not be processed.
- 4. An <u>Authorization for Electronic Funds Transfer (EFT) of Invoice Payments</u> shall be on file with Buyer before EFT payments can be made.
- 5. Invoices will be paid according to the terms and conditions of the Contract *unless* substantiated evidence is obtained claiming Contractor is delinquent in payment to its subcontractors. All future payments may be reduced or suspended by the Contract Specialist until validation is received from the Contractor verifying its subcontractor payments are current.

Contracts for Services

- 1. Unless otherwise authorized in the Contract, service contracts shall not be invoiced more than once per calendar month.
- 2. The total amount due for the billing period shall be clearly identified on all invoices (this amount shall be set apart from any cumulative amounts or subtotals).
- 3. The billing period (beginning date and end date) shall be clearly identified on all invoices.
- 4. Invoiced amounts, rates, other direct charges or travel shall be specifically defined in the Contract based on the Contract type to be allowable for reimbursement.

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Submittal

- 1. Invoices and supporting documentation may be submitted electronically in a format acceptable to Buyer (preferred).
- 2. Submit invoices electronically via e-mail to both Buyer's Accounts Payable at the following e-mail address: CPCCAP@rl.gov and (in the same email) to the Contract Specialist.
 - a. The Contractor's name, invoice number, and the Contract and Task Order Release number(s) shall be in the subject line of the e-mail message used to submit an electronic invoice. The suggested format for the subject line is: Contractor Name, Invoice XXXXX, Contract RFP 365614.
- 3. Submit hard copy invoices including supporting documentation to Buyer's Accounts Payable organization at the address below.

Attn: Accounts Payable Central Plateau Cleanup Company P.O. Box 1464 Mail Stop H7-32 Richland, WA 99352

7.0 FINAL RELEASE AND CLOSEOUT

Contractor, after completion of work and receipt of final payment under this Contract, shall promptly execute and deliver a <u>final release</u> discharging the Buyer, the Government and their officers, agents, and employees of and from all liabilities, obligations and claims arising out of this Contract.

8.0 SPECIAL INSTRUCTIONS

8.1 Back Charges

Buyer reserves the right to back charge the Contractor for costs incurred by Buyer that are caused by the Contractor or Contractor's subcontractors in accordance with the Contract General Provisions. In addition to the circumstances described in the General Provisions, the back charge may also result from:

- 1. Services performed by Buyer, at Contractor's request, which are within Contractor's scope of work under the Contract.
- 2. Costs sustained by Buyer as a result of Contractor's non-compliance with the provisions of this Contract or Contractor's act of omission or negligence.
- 3. Costs incurred by Buyer to fix all defects, deficiencies or errors that appear in the Work during the warranty period.
- 4. Costs associated with Buyer support costs when work is interrupted by a Contractor-caused delay or equipment failure.

At Buyer's sole discretion and if circumstance allow, Contractor may be offered the opportunity to propose a fix or take mitigating actions to reduce the impact and total back

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charge. In the event that Contractor fails to take satisfactory action, Contractor's option to mitigate shall be withdrawn and Buyer will take appropriate action to cure the problem and back charge Contractor.

END OF PART II - FINANCIAL TERMS



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PART III - GENERAL TERMS, CONTRACT PROVISIONS & ATTACHMENTS

1.0 ATTACHMENTS INCORPORATED

The terms, provisions, forms, specifications, documents and attachments listed herein are hereby incorporated into and made a part of this Contract. Contractor is responsible for downloading or obtaining a copy from the Contract Specialist and complying with the applicable documents. Where available, hyperlinks are provided for downloading the referenced document.

2.0 ACCEPTANCE OF PROVISIONS, TERMS AND CONDITIONS

Contractor, by signing this Contract, delivering the supplies, or performing the requirements indicated herein, agrees to comply with all the Contract provisions, terms, forms, attachments, specifications and other documents that this Contract incorporates by reference or attachment. Buyer hereby objects to any provisions inserted into this Contract that are different from or in addition to those set forth by Buyer in the Contract.

3.0 CONTRACT PROVISIONS

Unless specifically replaced or revised in the body of this Contract, the clauses and referenced laws, rules and regulations in the General and Special Provisions applicable for this type of contract shall have the same force and effect as if written into the body of the Contract.

Contractor is responsible for downloading, reading and complying with the applicable provision revision identified below. Provisions are posted for downloading at https://cpcco.hanford.gov/page.cfm/ContractProvisions. A copy is also available from Buyer on request.

3.1 General Provisions

Revision 0 dated January 25, 2021

3.2 Subcontracting Plan

The subcontracting plan submitted by the Contractor and accepted by Buyer is hereby incorporated into this Contract. Contractor is obligated to comply in good faith with the commitments made in the subcontracting plan unless an alternate plan is proposed and accepted by modification to this Contract. Buyer is under no obligation to accept an alternate proposal.

3.3 Special Provisions, SP-16 - Representations and Certifications

Revision 2 dated June 29, 2023

Representations and Certifications made by the Contractor as part of the proposal and award process are hereby incorporated by reference into this Contract unless specifically excluded and agreed by Buyer in the Contract. Contractor agrees to update and resubmit a revised SP-16 if any change occurs that would nullify, change or otherwise affect said Representations and Certifications.

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3.4 Special Provisions, SP-19 – Labor Hours (LH)/Time and Materials (T&M) Contracts

Revision 1 dated April 20, 2021

END OF PART III – GENERAL TERMS, CONTRACT PROVISIONS & ATTACHMENTS

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PART IV – SPECIAL TERMS

1.0 ADMINISTRATION

1.1 Term of Contract

The term of this Contract shall commence on <<Enter Start Date>> and shall end on 09/30/2024 unless extended by the parties or unless terminated by other provisions of this Contract.

1.2 Contract Correspondence

Buyer's Mailing Address:

Attn: Nichelle Haby Central Plateau Cleanup Company PO Box 1464 Mail Stop A7-05 Richland, WA 99352

Buyer's Street Address:

Attn: Nichelle Haby Central Plateau Cleanup Company 2620 Fermi Avenue Room <<Room Number>> Richland, WA 99354

1.3 Abnormal or Unusual Situations

In the event that there is an abnormal or unusual situation associated with this Contract work scope, the Contractor is to immediately contact the designated Contract Specialist or designated Buyer's Technical Representative (BTR). If the Contractor is unable to contact either the Contract Specialist or the BTR, the Contractor is to contact the Buyer Emergency Operations Center at (509) 376-2900, which is available 24 hours a day, seven days a week, and provide them with: Contract Number, Contract Specialist's name, BTR's name and a short summary of the abnormal or unusual situation. If after making contact with Buyer, the Contractor is advised to suspend activities, the Contractor is not to proceed until such direction to proceed has been expressly issued by the Contract Specialist. If there is an emergency situation, the Contactor is to make the appropriate immediate emergency call to 911 or (509) 373-0911 for cell phones and then make the notifications to Buyer as set forth herein.

1.4 Authorized Personnel

Only the following named Contract individuals are authorized to make changes to this document:

Contract Specialist, Nichelle Haby

Service Contract Manager, Shannon Malisani

Procurement and Supply Chain Manager, Leasa Hetzer

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1.5 Contractor – Buyer Interface

Buyer and the Contractor will interface only through Buyer's Contract Specialist for clarifications and questions.

1.6 Other Interfaces

Additional Buyer contacts will be identified at the kickoff meeting.

1.7 Designation of Technical Representative

The designated Buyer's Technical Representative (BTR) for this contract is:

➤ Rob Anderson; phone: 509.942.6475; cell: 509.554.8908; e-mail: robert_n_anderson@rl.gov

The BTR is responsible for monitoring and providing technical guidance for this Contract and shall be contacted regarding questions or problems of a technical nature. The BTR is also responsible for appropriate oversight of Contractor's personnel while on site and the interface between Contractor and other Buyer organizations supporting Contract performance.

Authority of the BTR and supporting organizations is limited to providing technical direction within the scope and provisions of this Contract. The BTR may not direct work or authorize any change outside of the written Contract and Contract provisions.

The BTR does not possess any explicit, apparent or implied authority to modify the Contract. When in the opinion of the Contractor, the BTR requests or directs efforts outside the existing scope of the Contract, Contractor shall promptly notify the Contract Specialist in writing. No action outside the scope of the Contract shall be taken until the Contract Specialist makes a determination and/or modifies the Contract.

In no event, will an understanding or agreement, modification, change order, or any deviation from the terms of this Contract be effective or binding upon Buyer unless formalized by proper Contract documents executed by the Contract Specialist.

1.8 Key Personnel

Contractor agrees those individuals determined to be key individuals shall not be reassigned without the written agreement of Buyer. Whenever, for any reason, one or more of these individuals are unavailable for assignment for work under this Contract the Contractor, with the approval of Buyer, shall replace such individual with an individual substantially equal in abilities or qualifications.

The following named individuals have been determined to be key personnel assigned to the performance of this Contract:

<< Key personnel>>

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1.9 Contractor Submittals

The Contractor submittals identified herein on the Submittal Register shall be submitted by the Contractor using the Contractor Document Submittal Form (CDSF.) Instructions for completion of the CDSF are included with the form. The quantity, frequency and type of submittal shall agree with the requirements set forth on the Submittal Register. A Submittal Number, entered on the CDSF by the Contractor in accordance with the submittal register, shall be used to identify each submittal. Engineering controlled Vendor Information (VI) content shall be identified on the CDSF when indicated on the Submittal Register. CDSF forms may be copied for submittals with different submittal dates. When any submission is returned to the Contractor with a request for resubmission (i.e., marked as: "B" and "Resubmit – Yes"; or "C" Revise and Resubmit) the Contractor shall resubmit all corrected documents within the time specified on the resubmission notice or if no time is specified therein within ten (10) working days from the disposition date. New submittals shall require the Contractor to contact Buyer if additional Submittal Numbers are required.

Changes to a Contractor's deliverables, that have not been accepted by Buyer as complete shall be re-submitted using the CDSF form and in accordance with a Contractor's Buyer-approved Quality Assurance and/or Engineering Program.

1.10 Proprietary Data Submittals

If Contractor submits any data as part of their Contract, which is considered by the Contractor to be "Proprietary Data," the document transmitting the data or which contains the data, shall be boldly marked indicating that the data included in considered to be proprietary.

1.11 Document Transmittals

The Contractor shall utilize a document transmittal system for the exchange of data and information during the performance of work under this Contract. The transmittal shall contain:

- 1. A unique identification number,
- 2. A brief identification of the document(s) including revisions,
- 3. The date of the transmittal,
- 4. Purpose of the transmittal, including required action (if any),
- 5. Signature of supplier representative, and
- 6. Means or provisions for receipt acknowledgement by Buyer.

1.12 Engineering Drawing Standards

All engineering drawing deliverables required in this contract shall be submitted in AutoCAD and comply with the requirements of the current revision of <u>CPCC-STD-EN-40279</u>, Engineering Drawing Standards.

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1.13 Requests for Clarification or Information

Where necessary, the Contractor may elect to submit formal requests for Clarification or Information as necessary to obtain technical clarifications using the Request for Clarification or Information (RCI) Form. The inquiry portion of the RCI Form shall be completed by the Contractor, including a determination of priority and an identification of schedule delay with the issue, if applicable. RCI Form numbering shall be left blank and assigned by Buyer upon receipt. Buyer will complete an evaluation, and provide a disposition and determine additional actions required, when appropriate. The purpose of the form is to facilitate formal communications when necessary.

1.14 Contract Change Request

The Contractor shall submit formal requests for changes to the scope, schedule or cost of this contract using the <u>Contract Change Identification Form</u>. The appropriate portions of the Change Form shall be completed by the Contractor. A red-line mark up of the Statement of Work or Specification showing where the proposed changes fit within the scope shall be attached, if applicable. Change Form numbering shall be left blank and assigned by Buyer upon receipt. Buyer will complete an evaluation, provide a disposition and determine additional actions required, as appropriate. The purpose of the form is to facilitate formal communications.

1.15 Work Schedules and Holiday

NOTICE: Daily work schedules and facility operations are NOT consistent on the Hanford Site. Buyer and some other organizations are working a 4x10 schedule and others observe alternate Friday closures.

Accordingly, Contractor is responsible to understand and plan to support the work schedule required for this specific Contract and/or work location. BEFORE scheduling work on site and/or deliveries, the Contractor shall make specific schedule arrangements with Buyer, BTR, Facility Manager, Delivery Warehouse Manager, Building Manager, etc.

Buyer will not be liable for the cost of any delays, demurrage, layover, extra travel days, etc. which result from Contractor's failure to plan for and obtain specific schedule concurrence in advance.

1.16 Foreign National Notification and Approval

The Contractor, regardless of work location, shall obtain Buyer's approval prior to providing any Foreign National (non-U.S. citizen) access to any Department of Energy (DOE)/Buyer sites, programs, information and technologies under this Contract. Prior approval is also required for Contractor-hosted meetings where Foreign National(s) will be present (in person or virtually). Foreign National requests will be processed in accordance with DOE Order 142.3A Chg 1 (MinChg), Unclassified Foreign Visits and Assignments Program, and applicable Hanford Site procedures.

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Furthermore, Contractor travel outside the United States for the purpose of performing work under this Contract shall be approved in advance by Buyer. Foreign travel will be reviewed and processed in accordance with DOE Order 551.1D Chg 2 (Minor Revision), Official Foreign Travel.

1.17 On Site Work Restriction

Unless authorized by the Contract Specialist for specific Contractor personnel for a specific time, location, and purpose or otherwise incorporated into the Contract by a modification, Contract work scope activities are not authorized to be performed on the Hanford Site.

1.18 Service Contract Labor Standards

This Contract is subject to Service Contract Labor Standards (formerly known as the McNamara-O'Hara Service Contract Act of 1965) as specified in <u>FAR 22.10</u>. In accordance with Service Contract Labor Standards, the Contractor shall pay service employees, employed in the performance of this Contract, no less than the minimum wage and furnish fringe benefits specified by Service Contract Labor Standards or applicable Wage Determination.

The Service Contract Labor Standards Wage Determination specifically for this Contract are <u>posted here</u>.

A Directory of Occupations and more information about the Service Contract Act can be found on the Department of Labor website.

1.19 Insurance

Unless otherwise specified in the contract, the Contractor agrees that it shall obtain and maintain during the performance of the Contract scope the insurance described below and shall be carried with insurance companies with at least a Best's "A" rating. Contractor will furnish to Buyer a copy of the certificate(s) evidencing such insurance prior to commencing performance under the Contract. Professional Liability Insurance with not less than \$3,000,000 per occurrence with a 24-month discovery period after completion of the work.

The following endorsements shall be included in the above insurance coverages:

- 1. Thirty (30) days advance written notice in the event of cancellation, non-renewal, or material change of any policy. Language referring to "endeavor to" and "but failure to mail such notice shall impose no obligation or liability of any kind upon the company, its agents or its agents or representatives" shall be stricken from the certificate of insurance.
- 2. A waiver of subrogation in favor of Buyer.
- 3. Severability of Interest or Separation of insureds.
- 4. Contractor's insurance is primary, and any insurance maintained by Buyer is considered excess and non-contributory.

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Contractor shall insert the substance of this Article in lower tier subcontracts under the Contract that require work at the facility site and shall require lower-tier subcontractors to provide and maintain the insurance required in this Article or elsewhere in the Contract.

The Contractor agrees to comply (and require its lower-tier subcontractors to comply) with all applicable laws, rules, and regulations with respect to state industrial insurance or worker's/workmen's compensation, occupational disease, occupational safety and health, or withholding and payment of social security and federal income taxes, and further agrees to indemnify CPCCo and the Government against, and to save and hold harmless CPCCo and the Government from, any and all liability and expense with respect to claims against CPCCo or the Government which may result from the failure or alleged failure of the Contractor or of any of its lower-tier subcontractors to comply therewith.

2.0 **DEFINITIONS**

There are no special definitions applicable to this Contract.

3.0 ASSUMPTIONS

There are no special assumptions applicable to this Contract.

END OF PART IV - SPECIAL TERMS

END OF CONTRACT

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